DECLARATION AND POWER OF ATTORNEY, FOR UTILITY OR DESIGN PATENT APPLICATION (37 CFR § 1.63)		Case No:	58746US00	4	
		First Named Inventor:			
		COMPLETE IF KNOWN			
		Application No.:			
□ Declaration Submitted     □ Declaration Submitt	ed Declaration Submitted after	Filing Date:			
with Initial Filing	Initial Filing (surcharge 37 CFR	Art Unit:			
	§ 1.16(e) required)	Examiner Name:			
ame and that I believe	ator, I hereby declare that my residence, I am an original, first, and sole invento are listed below) of the subject matter w	r (if only one name is li	sted below) or a which a patent i	an original, firs	t, and join
	AUTOMIXABLE PUTTY IM	IPRESSION WATER	NAL	<del></del>	
he specification of which	า				
is attached hereto;					
was filed on					
as United States Ap	plication No.				
☑ is identified as PCT	International Application No.		PCT/EP20	004/008592	<u> </u>
	July 30, 2004				
filed on					
and was amended on		(if applicab	ile).		
and was amended on hereby state that I have	ve reviewed and understand the conternent specifically referred to above.		•	, including the	claims, as
and was amended on hereby state that I have amended by any amended acknowledge the duty continuation-in-part applic	ve reviewed and understand the conter	nts of the above-identification in the above-identification patentability as one available between the	ed specification,	CFR § 1.56, in	cluding fo
and was amended on hereby state that I have amended by any amended acknowledge the duty continuation-in-part applied the district or plant breeder's rights of the United States of Ameinventor's or plant breeder inventor's or plant breeder inventorial inv	ve reviewed and understand the conternent specifically referred to above.  to disclose information which is material information which became an filling date of the continuation-in-part and continuation or an another series and properties are also identificate, listed below and have also identificater's rights certificate(s), or any PCT internations.	nts of the above-identification patentability as one available between the application.  ) or (f), or 365(b) of any ational application which ed below, by checking the	defined in 37 Ce filing date of the foreign applications designated at leterate box, any foreign applications box, any foreign and any foreign any foreign and any foreign and any for	CFR § 1.56, in the prior application of the prior application (s) for patentiast one country tegn application	cluding fo ion and the i, inventor's other than for patent
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and was amended on hereby state that I have amended by any amended acknowledge the duty continuation-in-part applied national or PCT internations. I hereby claim foreign prior plant breeder's rights of the United States of Amendem which priority is claimed.	ve reviewed and understand the conternent specifically referred to above.  to disclose information which is material information which became and filling date of the continuation-in-part and content of the continuation of the content of the continuation of the conti	nts of the above-identification patentability as one available between the application.  The property of the application of any attional application which attional application having the attinuation of	defined in 37 Control of the foreign application designated at less the box, any foreign affiling date beditty NOT	CFR § 1.56, in the prior application (s) for patent east one country eign application efore that of the	cluding for ion and the in, inventor's other than for patent application

I hereby appoint Practitioners at Customer Number 32692 as my attorneys and/or agents with full powers (including the powers of appointment, substitution, and revocation) to prosecute this application and any division, continuation, continuation-in-part, reexamination, or reissue thereof, and to transact all business in the U.S. Patent and Trademark Office connected therewith.

**Customer Number for Practitioner of Record:** 

32692

I also appoint the following Practitioners as my attorneys and/or agents with full powers (including the powers of appointment, substitution, and revocation) to prosecute this application and any division, continuation, continuation-in-part, reexamination, or reissue thereof, and to transact all business in the U.S. Patent and Trademark Office connected therewith: None

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The mailing address and the telephone number of the above-identified attorneys and/or agents are that of Customer No. 32692.

Inquiries regarding this application can be made to:

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I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 USC § 1001 and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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